## PAID-LIP OIL & GAS LEASE

37-001548-000

93/19 - PA

This Lease made this 16th day of March, 2011, by and between Date K. Moll and Carrie Moll, his wife, of 1408 Blackhawk Road. Darlington, PA 16115, hereinafter "Lessor" and CHESAPEAKE APPALACHIA, L.L.C., an Oklahoma limited liability company, 6100 N. Western Ave., Oklahoma City, OK 73118, hereinafter "Lessoe"

WITNESSETH, that for and in constiteration of the promises, and of the mutual covenants and agreements hereinafter set forth, the Lessor and Lessee agree as follows.

LEASING CLAUSE. Lessor hereby leases exclusively to Lessee all the oil and gas (Including, but not limited to coal seam gas, coalbed nightane gas, coalbed gas, melliane gas, gob gas, occluded methane/natural gas and all associated natural gas and other hydrocarbons and non-hydrocarbons contained in, associated with, emitting from, or produced/originating within any formation, gob area, mined-out area, coal seam, and all communicating zones), and their liquid or gaseous constituents, whether hydrocarbon or non-hydrocarbon, underlying the land herein leased, together with such exclusive rights as may be necessary or convenient for Lessee, at its election, to explore for, develop, produce, measure, and market production from the Leasehold, and from adjuining lands using methods and techniques which are not restricted to current technology, including the right to conduct geophysical and other exploratory tests: to drift, maintain, operate, coase to operate, plug, abandon, and remove wells; to use or install roads, electric power and telephone facilities, and to construct pipelines with appurtenant facilities, including data acquisition, compression and collection facilities for use in the production and transportation of products from the Leasehold or from neighboring lands across the Leasehold, to use oil, gas, and non-domestic water sources, free of cost, to store gas of any kind underground, regardless of the source thereof, including the injecting of gas therein and removing the same therefrom; to protect stored gas; to operate maintain, repair, and remove material and equipment.

DESCRIPTION The Leasehold is located in the Township of SOUTH BEAVER, in the County of BEAVER in the Commonwealth of PENNSYLVANIA, and described as follows

## Property Tax Parcel Identification Number: 77-131-0177.000

and is bounded formerly or currently as follows

On the North by lands now or formerly of V & K Kerry On the East by lands now or formerly of T. Cekovich. State Route 251 On the South by lands now or formerly of On the West by lands now or formerly of R. Estermyer, et ux

including lands acquired from Theodore A. Brown, a single man, by virtue of deed dated December 26, 2008, and recorded in BEAVER County in/al Instrument #3337515, and described for the purposes of this agreement as containing a total of 4.1000 Leasehold acres, whether actually more or less, and including configuous lands owned by Lessor. This Lease also covers and includes, in addition to that above described, all land, if any, configuous or adjacent to or adjoining the land above described and (a) owned or claimed by Lessor, by limitation, prescription, possession, reversion or intrecorded instrument or (b) as to which Lessor has a preference right of acquisition. Lessor agrees to execute any supplemental instrument requested by Lessee for a more complete or accurate description of said land.

LEASE TERM. This Lease shall remain in force for a primary term of FIVE (5) years from 12:00 A.M. March 16, 2011 (effective date) to 11:59 P.M. March 15, 2016 (last day of primary term) and shall continue beyond the primary term as to the entirety of the Leasehold It any of the following is satisfied; (i) operations are conducted on the Leasthold or lands pooled/unitized therewith in search of oil, gas, or their constituents, or (ii) a well deemed by Lessee to be capable of production is located on the Leasehold or lands pooled/unitized therewith, or (111) oil or gas, or their constituents, are produced from the Leasehold or lands pooled/unitized thorowith, or (iv) if the Leasehold or lands pooled/unitized therewith is used for the underground storage of gas. or for the protection of stored gas or (v) if prescribed payments are made, or (vi) if Lesse's operations are delayed, postponed or interrupted as a result of any coal, stone or other mining or mining related operation under any existing and effective lease, permit or authorization covering such operations on the leased premises or on other lands affecting the leased premises, such delay will automatically extend the primary or secondary term of this oil and gas lease without additional compensation or performance by Lessee for a period of time equal to any such delay, postponement or interruption

If there is any dispute concerning the extension of this Lease beyond the primary term by reason of any of the alternative mechanisms specified herein, the payment to the Lessor of the prescribed payments provided below shall be conclusive evidence that the Lessor has been extended beyond the primary term

EXTENSION OF PRIMARY TERM. Lessee has the option to extend the primary term of this Lease for one additional term of FIVE (5) years from the expiration of the primary term of this Lease, said extension to be under the same terms and conditions as contained in this Lease. Lease e may exercise this option to extend this Lease if on or before the expiration date of the primary term of this Lease, Lease, Lease pays or tenders to the Leasor or to the Lesson's credit an amount equal to the initial consideration given for the execution hereof. Exercise of this option is at Lessee's sole discretion and may be invoked by Lessee where no other alternative of the Lease Term clause extends this Lease beyond the primary ferm.

## NO AUTOMATIC TERMINATION OR FORFEITURE

(A) CONSTRUCTION OF LEASE: The language of this Lease (including, but not limited to, the Lease Term and Extension of Term clauses) shall never be read as language of special limitation. This Lease shall be construed against termination, forfeiture, cancellation or expiration and in favor of giving effect to the continuation of this Lease where the circumstances exist to maintain this Lease in effect under any of the alternative mechanisms set forth above. In connection therewith, (i) a well shall be deemed to be capable of production if it has the capacity to produce a profit over operating costs, without regard to any capital costs to drill or equip the well, or to deliver the oil or gas to market, and (ii) the Lessee shall be deemed to be conducting operations in search of oil or gas, or their constituents, if the Lessee is engaged in geophysical and other exploratory work including, but not limited to, activities to drill an initial well, to drill a new well, or to cework, stimulate, deepen, sidecarck, frac, plug back in the same or different formation or repair a well or equipment on the Leasehold or any lands pooled/imitized therewith (such activities shall Include, but not be limited to, performing any preliminary or preparatory work necessary for drilling, conducting internal technical analysis to initiate and/or further develop a well, obtaining permits and approvals associated therewith and may include reasonable gaps in activities provided that there is a continuum of activities showing a good faith effort to develop a well or that the cessation or interruption of activities was beyond the control of Lessee, including Interruptions caused by the acts of third parties over whom Lessee has no control or regulatory ilelays associated with any approval process required for conducting such activities).

(B) LIMITATION OF FORFEITURE: This Lease shall never be subject to a civil action or proceeding to enforce a claim of termination, cancellation, expiration or forfeiture due to any action or inaction by the Lessee, including, but not limited to making any prescribed payments authorized under the terms of this Lease, unless the Lessee has received written notice of Lessor's demand and thereafter fails or refuses to satisfy or provide justification responding to Lesson's demand within 60 days from the receipt of such notice. If Lessee timely responds to Lesson's demand, but in good faith disagrees with Lessor's position and sets forth the reasons therefore, such a response shall be deemed to satisfy this provision, this Lease shall continue in fulf force and effect and no further damages (or other claims for relief) will accrue in Lesson's favor during the pendency of the dispute, other than claims for payments that may be due under the terms of this Lease.

PAYMENTS TO LESSOR. In addition to the bonus paid by Lessee for the execution hereof, Lessee covenants to pay Lessor, proportionate to Lessor's percentage of ownership, as follows:

- (A) DELAY RENTAL. To pay Lessor as Delay Rental, after the first year, at the rate of five dellars (\$5.00) per net acre per year payable in advance. The parties hereto agree that this is a Paid-Up Lease with no further Delay Rental and/or Delay in Marketing payments due to Lessor during the primary term hereof.
  - (B) ROYALTY. To pay Lessor as Royalty, less all taxes, assessments, and adjustments on production from the Leasehold, as follows:
- 1. OIL: To deliver to the credit of Lessor, free of cost, a Royalty of One-Eighth (1/8) part of all oil and any constituents thereof produced and marketed from the Leasehold.
- 2. GAS: To pay Lessor an amount equal to One-Eighth (1/8) of the revenue realized by Lessoe for all gas and the constituents thereof produced and marketed from the Leasehold, less the cost to transport, treat end process the gas and any losses in volumes to point of measurement that determines the revenue realized by Lessee. Lessee may withhold Royalty payment until such time as the total withheld exceeds fifty dollars (\$50.00).



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\$18.50

- 3. MINIMUM ROYALTY: It is the parties' intent that this lease conform to Pennsylvania statute 58 P.S. §33 and guarantee a gas royalty of at least 1/8th of all production removed or recovered from the property. If it is ever determined that this lease does not so conform, then this lease shall not be invalid and it shall be deemed amended from the date of execution to conform to the requirements of the statute
- (C) DELAY IN MARKETING: In the event that Lessee drills a well on the Leasehold or lands pouled/unitized therewith that Lessee doctms to be capable of production, but does not market protherble gas, oil, or their constitutions therefrum and there is no other basis for extending this Lease. Lessee shall pay after the primary term and until such time as marketing is established (or Lessee sourendors the Lease) a Delay in Marketing payment equal is amount and frequency to the annual Delay Rental payment, and this Lease shall remain in full force and effect to the same extent as payment of Royalty.
- (D) SHUT-IN. In the event that production of oil, gas, or their constituents is interrupted and not marketed for a period of twelve months, and there is no producing well on the Leasehold or lanks pooled/unitized therewith. Lessee shall thereafter, as Royally for constructive production, pay a Stut-in Royally equal in amount and frequency to the annual Delay Remail payment until such time as production is re-established for lessee surrenders the Lease) and this Lease shall remain in full force and effect. During Shut-in, Lessee shall have the right to revort, stimulate, or deepen any well on the Leasehold or to drill a new well on the Leasehold in an effort to re-establish production, whether from an original producing formation or from a different formation. In the event that the production from the only producing well on the Leasehold is interrupted for a period of less than twelve months, this Lease shall remain in full force and effect without payment of Royalty or Shut-in Royalty

  (E) DAMAGES Lessee will remove unnecessary emigment and materials and reclaim all disturbed lands at the completion of activities, and
- (E) DAMAGES. Lessee will remove unnecessary equipment and materials and reclaim all disturbed lands at the completion of activities, and Lessee agrees to repair any damaged improvements to the land and pay for the loss of growing crops or marketable timber.
- (F) MANNER OF PAYMENT: Lessee shall make or tender all payments due hereunder by check, payable to Lessor, at Lessor's last known address, and Lessee may withhold any payment pending notification by Lessor of a change in address. Payment may be condered by mall or any comparable method (e.g., Federal Express), and payment is deemed complete upon mailing or dispatch. Where the dire date for any payment specified herein falls on a holiday. Saturday or Sunday, payment lendered (mailed or dispatched) on the next business day is timely
- (G) CHANGE IN LAND OWNERSHIP: Lessee shall not be bound by any change in the ownership of the Lessehold until furnished with such documentation as Lessee may reasonably require. Pending the receipt of documentation, Lessee may elect either to continue to make or withhold payments as if such a change had not occurred.
- (H) TTTLE: If Lessee receives evidence that Lessor does not have little to ail or any part of the rights herein leased. Lessee may immediately withhold payments that would be otherwise the and payable hereunder to Lessor until the adverse claim is fully resolved.
- (i) LIENS. Lessee may at its option pay and discharge any past due taxes, mortgages, judgments, or other liens and encumbrances on or against any land or interest included in the Leasehold; and Lessee shall be entitled to recover from the debtor, with legal interest and costs, by deduction from any future payments to Lessor or by any other lawful means. In the event the lessed lands are encumbered by a mortgage, then prior to the payment of any royalties due between Lessor agrees to obtain a subordination of mortgage, at Lessor's expense, in a form acceptable to Lessee.
- (J) CHARACTERIZATION OF PAYMENTS: Payments set forth herein are covenants, not special limitations, regardless of the manner in which these payments may be invoked. Any failure on the part of the Lessoe to timely of otherwise properly tender payment can never result in an attionation expiration, cancellation, or forfeiture of this Lease. Lessor recognizes and acknowledges that oil and gas lease payments. In the form of rental, borns and royalty, can vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor hereby agrees that the payment terms as set forth herein and any borns payments paid to Lessor constitute fell consideration for the Leasehold. Lessor further agrees that such payments and bonus payments are final and that Lessor will not seek to amend or modify the lease payments, or seek additional consideration based upon any differing terms which Lessee has or will negotiate with any other tessor/oil and gas owner.
- (K) PAYMENT REDUCTIONS: If Lessor owns a lesser interest in the oil or gas than the entire undivided fee simple estate, then the rentals (except for Delay Rental payments as set forth above), royalities and shut-in royalities hereunder shall be paid to Lessor only in the proportion which Lessor's interest bears to the whole and undivided fee.

UNITIZATION AND POOLING. Lessor grants Lessee the right to pool, unlitize, or combine all or pans of the Leasehold with other lands, whether contiguous or not contiguous, leased or unleased, whether owned by Lessee or by others, at a time before or after drilling to create drilling or production units either by contract right or pursuent to governmental authorization. Pooling or unitizing in one or more instances shall not exhaust Lessee's pooling and unitizing rights beterunder, and Lessee is granted the right to change the size, shape, and conditions of operation or perment of any unit created Lessor agrees to accept and receive out of the production or the revenue realized from the production of such unit, such proportional share of the Royalty form each unit well as the number of Leasehold acres inclinded in the unit bears to the total number of acres in the unit. Otherwise, as to any part of the unit, drilling, operations in preparation for drilling, production, or shall-in production from the unit, or payment of Royalty, Shall-in Royalty, Delay in Marketing payment or Delay Rental attributable to any part of the unit (including non-Leasehold lend) shall have the same effect upon the terms of this Lease as if a well were located on, or the subject activity attributable to, the Leasehold. In the event of conflict or inconsticncy between the Leasehold acres ascribed to the Lease and the local property lax assessment calculation of the lands covered by the Lease. Lessee may, at its option, rely on the faiter as being determinative for the purposes of this paragraph.

FACILITIES. Lessee shall not drill a well within 200 feet of any structure located on the Leasehold without Lessor's written consent. Lessor shall not erect any building or structure, or plant any trees within 200 feet of a well or within 25 feet of a pipeline without Lessee's written consent. Lessor shall not improve, modify, degrade, or restrict roads and facilities, built by Lessee without Lessee's written consent.

CONVERSION TO STORAGE. Lessee is hereby granted the right to convert the Leaschold or lands pooled/unitized therewith to gas storage. At the time of conversion, Lessee shall pay Lessor's proportionate part for the estimated recoverable gas remaining in the well drilled pursuant to this Lesse using methods of calculating gas reserves as are generally accepted by the natural gas industry and, and in the event that all wells on the Leaschold and/or lands pooled/unitized therewith have permanently ceased production. Lessor shall be paid a Conversion to Storage payment in an amount equal to Delay Rental for as long thereafter as the Leasehold or lands pooled/unitized therewith is/are used for gas storage or for protection of gas storage, such Conversion to Storage payment shall first become due upon the next ensuing Delay Rental anniversary date. The use of any part of the Leasehold or lands pooled or initized therewith for the underground storage of gas, or for the protection of stored gas will extend this Lease beyond the primary term as to all rights granted by this Lease, including but not limited to production rights, regardless of whether the production and storage rights are owned together or separately.

DISPOSAL AND INJECTION WELLS. Lessor hereby grants to Lessee the right to drill wells and/or re-enter existing wells, including necessary location, roadway and pipeline easements and rights of way, on any part of the Lessehold or lands pooled or unitized therewith for the disposal and/or injection into any sibsurface strata, other than a potable water strata, of air, gas, brine, completion and production fluids, waste water and any hydrocarbon related substances from any source, including, but not limited to wells on the Lessehold or lands pooled or unitized therewith and to conduct all operations as may be required, for so long as necessary and required by Lessee for purposes as herein provided. If, at the expiration of the primary term, Lessee is disposing and/or injection and this lease is not being maintained by any other provision contained herein and no other payments are being made to Lessor as prescribed hereunder, Lessee shall pay to Lessor the sum of one thousand dollars (\$1,000.00) per year, proportionately reduced to Lessor's ownership in the Leasehold and surface as it bears to the full and undivided estate, beginning on the next anniversary date of this Lease and said payment and term of this Lease, insofar as to terms and provisions comained herein applicable to disposal and/or injection wells located on the Leasehold or on lands pooled or unitized therewith are plugged and abandoned. Lessor agrees that if required by Lessee, regulatory agency or governmental authority having jurisdiction, Lessor shall enter a separate Disposal and Injection Agreement with Lessee for the purposes as herein provided.

TITLE AND INTERESTS. Lessor hereby warrants generally and agrees to defend title to the Leasehold and covenants that Lessee shall have quiet enjoyment bereunder and shall have benefit of the doctrine of after acquired title. Should any person having title to the Leasehold fail to execute this Lease, the Lease shall nevertheless be binding upon all persons who do execute it as Lessor.

LEASE DEVELOPMENT. There is no implied covenant to drill, prevent drainage, further develop or market production within the primary term or any extension of term of this Lease. There shall be no Leasehold for feature, termination, expiration or cancellation for failure to comply with said implied covenants. Provisions berein, including, but not limited to the prescribed payments, constitute full compensation for the privileges herein granted.

COVENANTS. This Lease and its expressed or implied covenants shall not be subject to termination, forfeiture of rights, or damages due to failure to comply with obligations if compliance is effectively prevented by federal, state, or local law, regulation, or decree, or the acts God and/or third parties over whom Lessee has no control.

RIGHT OF FIRST REFUSAL. If at any time within the primary term of this Lease or any continuation or extension thereof, Lessor receives any bona fide offer, acceptable to Lessor, to grant an additional lease ("Top Lease") covering all or part of the Leasehold. Lessee shall have the continuing option by meeting any such offer to acquire a Top Lease on equivalent terms and conditions. Any offer must be in writing and must set forth the proposed Lessee's name, bonus consideration and royalty consideration to be pand for such Top Lease, and include a copy of the lease form to be utilized reflecting all pertinent and relevant terms and conditions of the Top Lease. Lessee shall have lifteen (15) days after receipt from Lessor of a complete copy of any such offer to advise